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JUL 3 1 2006

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## FACSIMILE TRANSMITTAL SHEET

FIRM/COMPANY:

**USPTO** 

**FACSIMILE NUMBER:** 

571-273-8300

CONFIRMATION

TELEPHONE:

FROM:

Paul A. Schwarz, Esq.

DIRECT DIAL:

609.631.2446

DATE:

July 31, 2006

FILE:

ATTORNEY DOCKET NO.: IPE-1/N1182-1 APPLICATION SERIAL NO. 10/712,825

FILED: 11/13/2003

ART UNIT: 3765

TOTAL # OF PAGES:

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five (5)

Message:

Please see attached.

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					Docket No.	
AMENDMENT TRANSMITTAL LETTER (Large Entity)					IPE-1/N1182-1	
Applicant(s): Mark D. Monica					IPE-1/N1182-1	
Application No.	Filing Date	Examiner	Customer	No.	Group Art Unit	Confirmation No.
10/712,825	11/13/2003	Tajash D. Patel	28581		3765	8830
Invention: PROTECTIVE PAD APPARATUS HAVING AIR VENTILATING AND RESTRICTIV RADIANT HEAT TRANSFER/ABSORPTION ASPECTS						
COMMISSIONER FOR PATENTS;						
Transmitted herewith is an amendment in the above-identified application.						
The fee has been calculated and is transmitted as shown below.						
CLAIMS AS AMENDED						
	CLAIMS REMAINING	HIGHEST #	NUMBER EXTRA	T		ADDITIONAL
	AFTER AMENDMENT	PREV. PAID FOR	CLAIMS PRESENT		RATE	FEE
TOTAL CLAIMS	134 -	155 =	0	×	\$50.00	\$0.00
INDEP. CLAIMS	9 -	9 = .	0	×	\$200.00	\$0.00
Multiple Dependent Claims (check if applicable)						\$0.00
TOTAL ADDITIONAL FEE FOR THIS AMENDMENT \$0.00						
No additional fee is required for amendment.  Please charge Deposit Account No. In the amount of  A check in the amount of to cover the filing fee is enclosed.  The Director is hereby authorized to charge payment of the following fees associated with this communication or credit any overpayment to Deposit Account 04-1679  Any additional filing fees required under 37 C.F.R. 1.16.  Any patent application processing fees under 37 C.F.R. 1.17.  Payment by credit card. Form PTO-2038.  WARNING: Information on this form may become public. Credit card information should not be included on this form. Provide credit card information and authorization on PTO-2038.  Dated: July 31, 2006  Dated: July 31, 2006    I hereby cartify that this correspondence is being deposited with the United States Postal Service with sufficient postage as first the United States Postal Service with sufficient postage as first the United States Postal Service with sufficient postage as first the United States Postal Service with sufficient postage as first class mail in an envelope addressed to "Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1480" [37 CFR 1.8(a)] on (Date)						
Facsimile: 609-631-2401  Signature of Person Malling Correspondence						
CC: Typed or Printed Name of Person Mailing Correspondence						

Serial No. 10/712,825 Atty. Docket No.: IPE-1/N1182-1

## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In Re Patent Application of:

Mark D. Monica

Group Art Unit: 3765

RECEIVED CENTRAL FAX CENTER

Serial No.: 10/712,825

Examiner: Patel, Tajash D.

JUL 3 1 2006

Filing Date: November 13, 2003

For: Protective Pad Apparatus Having Air : Ventilating and Restrictive Radiant Heat

Transfer/Absorption Aspects

Attorney Docket No.: IPE-1

Date: July 31, 2006

CERTIFICATE OF FACSIMILE TRANSMISSION, 37 C.F.R. §1.8(a)

I contify that this correct nos number (571) 273-1300, ma, P.O. Hox 1450, Alexandr med to the Commissioner OFPE VA 22313-1450

Mail Stop Amendment Commissioner for Patents P.O. Box 1450 Alexandria, Va. 22313-1450

## **ELECTION**

Dear Sir:

This paper is responsive to the Office Action dated June 30, 2006.

Claims 1, 3-5, 10, 12-20, 22, 23, 28-32, 34-47, 49, 50, 52, 53, 55-97, 100-102, 104-115, 117-119, 122-124, 129-135 and 160-173 are pending and stand subject to a Restriction or Election Requirement. In support of the requirement, the Examiner states that the application contains two (2) distinct inventions:

> invention I: Claims 1, 3-5, 10, 12-20, 22, 23, 28-32, 34-47, 49, 50, 52, 53, 55-97, 100-102, 104-115, 117-119, 122-124, 129-135, drawn to a protective laminated, breathable pad, classified in class 2, subclass 455, and

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Serial Number 10/712,825 Attorney Docket No. IPE-1/N1182-1

invention II: Claims 160-173, drawn to a shoulder pad, classified in class 2, subclass 459.

In response, invention I, claims 1, 3-5, 10, 12-20, 22, 23, 28-32, 34-47, 49, 50, 52, 53, 55-97, 100-102, 104-115, 117-119, 122-124, 129-135, is elected for prosecution on the merits. This election is made with traverse.

The Examiner alleges that inventions I and II are distinct, each from the other because they are unrelated to one another since invention I pertains to a laminated pad, while invention II pertains to a shoulder pad.

Inventions are unrelated if it can be shown that they are not disclosed as capable of use together and they have different modes of operation, different function or different effects. The Examiner has <u>not</u> shown or provided any evidence that inventions I and II are not disclosed as capable of use together and they have different modes of operation. In addition, the Examiner has <u>not</u> shown or provided any evidence that inventions I and II function differently or provide different effects. Accordingly, the Examiner has <u>not</u> shown that the inventions are unrelated.

The Applicant respectfully submits that inventions I and II are related. For example, claim 1 (invention I) and claim 160 (invention II) are compared below:

- 1.) A protective pad apparatus comprising:
  - a shell assembly; and
- a cushioning pad fastened to the shell assembly, the cushioning pad comprising a laminate including at least one impact absorbing layer comprising a foam material which allows air to flow therethrough, an outer fabric layer that reflects heat and an inner fabric layer that allows air to flow therethrough, wherein the outer fabric layer faces toward the shell assembly and comprises a light color.
- 160.) A protective shoulder pad apparatus comprising:
- a light-colored shell assembly which reflects heat; and a cushioning pad fastened to the shell assembly, the cushioning pad comprising:
  - a laminate including at least one foam layer which allows air to flow therethrough;
  - a light-colored outer fabric layer which reflects heat and faces toward the shell assembly; and

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Serial Number 10/712,825 Attorney Docket No. IPE-1/N1182-1

an inner fabric layer which allows air to flow therethrough, wherein the outer fabric layer faces toward the shell assembly and comprises a light color.

As can be seen, claims 1 and 160 are both directed to a protective pad apparatus, where claim 160 is limited to a protective shoulder pad apparatus, and claim 1 is not. Moreover, claims 1 and 160 both require a shell assembly and a cushioning pad fastened to the shell assembly. Thus, although inventions I and II differ scope, they are related to each other. Consequently, the restriction requirement is improper.

In view of the foregoing, withdrawal of the restriction requirement is respectfully requested.

The Commissioner is hereby authorized to charge payment of any filing fees required under 37 CFR 1.16 and any patent application processing fees under 37 CFR 1.17, which are associated with this paper, or credit any overpayment to Deposit Account No. 04-1679.

Respectfully submitted,

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